### Juror No. 8 Pleads Guilty of Contempt.

Harry Genet on His Travels-Wanted in a Civil Suit-Another Verdict Against the City.

To-day, in the United States District Court, Judge Blatchford will call the jury calendars, which include bankruptcy, revenue and internal

Yesterday E. McKnight was held in \$500 ball by Commissioner Osborn for examination on a charge

of having counterfeited a \$5 Treasury note.

An important question is now pending in the United States Circuit Court, and will be tried in the coming week before Judge Nathanial Shipman. The firm of N. D. Carlisle & Son imported into this city a quantity of wool. The Collector, General Arthur, imposed on this wool a duty of ten cents per round and eleven per cent ad valorem in addion, claiming that he was entitled and empowered to do so under the act of Congress of March 2, 1867. The duty thus imposed by the Collector amounted to \$20,000, and the importers paid this sum under protest. Carlisle & Son now bring an acagainst the Collector, as representative of the government, to recover this sum back, and they set up that the act of Congress under which this duty was imposed is enconstitutional, on the ground that it was not signed by the President until the 4th of March, 37. and that, according to the general acceptation of the terms of the constitution, the act did not actually become law until the very day upon which it was signed by the President-the 4th of March, 1867. The wool which is the subject of the present litigation was not imported until the 3d of March, 1867, the day before the act was signed. deposition in relation to the controversy has been received from ex-President Johnson. This sign the act until early in the morning of the 4th of March, 1867, but that, according to the practice then existing in regard to the signing of bills passed by Congress, he signed the in question as of the day of its passage, March 2, 1867. The question to be determined in this case seems to be this:—When it is not claimed that an act of Congress is unconstitutional, can evidence be given to show that it was signed by the President on a day other than that upon which it purports to have been signed by him? In this very interesting suit, Mr. J. H. Choate, of the firm of Evarts, Southmayd & Choate, appears for the plaintiffs, and an assistant from the District Attornev's office for the government.

The February term of the Oyer and Terminer Court was opened yesterday by Judge Brady. After the Grand Jury panel had been called the Grand Jurors were discharged until the 16th inst., by which time the Court of Sessions Grand Jury will have concluded their labors. As will be seen by the report in to-day's law columns, the Court of Over and Terminer has entered on its present term with unusual alacrity and spirit.

# COURT OF OYER AN . TERMINER.

A Charge of Highway Robbery-What Came of It. Before Judge Brady.

the cold weather outside and the comfortable warmth of the court rooms seem to fill the latter and give to the trials an air of great public interest. At all events-and it could hardly have been for any other reason-this court was yesterday densely crowded, and, though the cases on the calendar were not of an absorbingly interesting character, the scenes of the first trial were unu sually humorous, and fully compensated the crowd for coming. The alleged offence was a most serious one—a charge of highway robbery. The parties charged with this grave offence were three young men giving their names as James McLoughlin, William Robinson and Victor Post. peaceful turn of mind and high regard for personal property would care, as the saying goes, to meet in a dark alley on a dark night. Neither was the complainant, Daniel Sullivan, one to whom a stranger would be likely to trust his confidences and pocketbook. Mr. William F. Howe appeared for the accused and District Attorney Pheips for the accuser. Sullivan, with a face preternaturally clongated, and the gravest manner possible, told his story. It was a simple and straightforward story, and must have made the blood of many curdle and excited in their bosoms the Shakespearian conundrum, "Can such things be?" A
fittle after midnight on the 21st of last Januarythus run on his narrative—he was at the corner
of West and Frankin streets. He had just
come out of a liquor store. Three men came
out directly after him. He thought nothing of this.
Buddenly one of them knocked him down, then
two held him and the third robbed him of his
sliver watch, worth \$30, and his money—three ten
cent stamps. The men then ran, and he saw no
more of them until their subsequent arrest by two
policemen, when he fully identified them. The
prisoners at the bar were the parties who assanited and robbed him. He could swear to this
positively as he could to his own existence.
"You are a married man?" began Mr. Howe, in
quiet way, in his cross examination.
"Yes, sir," answered Sullivan.
"How long since you were married?"
"Six years."
"Did you not run away from your wife?"
"No; she ran away from me."
Everybody laughed—a laugh that was against
Mr. Howe.
"Judging from your appearance, I can easily curdle and excited in their bosoms the Shake

Judging from your appearance, I can easily

"Judging from your appearance, I can easily conceive the statement to be true," retorted the ponderous legal inquisitor.

Everybody laughed again—a laugh that was against the witness.

"Where did you get the watch that you say was stolen from you?" pursued Mr. Howe.

"It was given to me, sir, by the captain of my regiment for bravery in the army of the Potomac," answered the witness, with a proud pompousness unsurpassed by Bickens' Sergeant of Hussars.

"Captain of a regiment is good," answered Mr. Howe, in a cynically critical tone. "From whom did you get the watch?"

"Got it from Mr. Leander."

"In this city?"

"Got it from Mr. Leander."
"In this city?"
"No, sir; across the water."
"Oh, I see, Mr. Leander, who swam the Hellespont, gave you this waten just before his famous swimming feat."
The roar of laughter that followed this classic allusion drowned the prisoner's answer, and when the laughter had sibsided Mr. Howe asked, "Where were you meandering to find Leanders"
"I met him on a bridge at Newark, N. J."
"Pyron's "Bridge of Sighs?"
"Yes, it is a sizeable bridge."
There was another burst of languier at the nativeté of this answer, when Mr. Howe proceeded to interrogate the witness as to his antecedent history:

"Have you ever been arrested for vagrancy?" as the opening interrogatory in this new branch "Wee'sl, y-e-s," drawled out the witness, with

ident disreish.

"For drunkenness?"

"Y-e-s," in the same drawling tone.

"Are you not generally known as belonging to

the genus oum?"
"What's that question?" interrupted Judge

"What's that question?" interrupted Judge Brady.

"Bum is a vernacular your Honor don't understand, but the witness goes," explained Mr. Howe, amid a wild tunuit of laughter, and then he added, "I will put my question in another form. Were you not," turning to the witness, "on the night on which you say you were robbed, in such a state of vinous excitement as to preclude the possibility of your comprehension of your situation with that accuracy and precision necessary to a delineation of the truth?" (Laughter.)

"Will you be kind enough, Mr. Howe," again interrupted Judge Brady, "to reduce that question to the vernacular?" (Kenewed laughter.)

"I will, Your Honor," said Mr. Howe, with an assumption of great gravity. "Were you not, suilvan, on the night you speak of, blind drunk?"

"No," answered Smilivan, with a show of intense indignation.

It is unnecessary to pursue the case in de-

THE COURTS.

| prisoners as they were running. A bartender, however, swore that Sullivan got drank in his place and sleepy, and he told him he must go to the Station house for his night's sleep, and as he would not leave he requested the prisoners to put him out, which they did. There was a good deal of fun in the summing up, but Judge Brady, in his charge, spoke with great seriousness. He told the prisoners that they had been indicted for a serious offence, and one subjecting them to twenty years imprisonment if convicted. He said that he was determined in all cases where conviction followed proper testimony to impose the highest term of imprisonment. In the present case, however, there were grave doubts as to the guilt of the prisoners, and upon this the jury must determine.

It took but a minute's determination. The jury gave a veriett of not grait of the prisoners, and upon this the jury must determine.

It took but a minute's determination. The jury gave a veriett of not graity without leaving their seats. The three young men went away happy; Sullivan looked creatalen.

Masked Barglars.

Masked Burglars. The two young men, John McCoy and James

McLaughlin, who were recently captured, with eleven others, in a Sixth avenue basement saloon, eleven others, in a Sixth avenue basement saloon, and all the implements of burglary, including masks, found on the premises, were arraigned on a charge of burglary, pleaded guilty of burglary. An appeal for clemency was made by Mr. Howe for McCoy on the ground of previous good character and having once saved a life from drowning at the risk of ins own. Judge Brady sentenced McLaughlin to two years and six months in State Prison, and McCoy to one year and nine months. So much for combined special gallattry and special legal pleading.

The Stokes Jury Again.

The Stokes Jury Again. James Delos Centre, one of the Stokes jury (No. s), who was sentenced to imprisonment for thirty days by Judge Davis for contempt of court, and served thirty days additional for non-payment of fine, and was subsequently indicted by the Grand

fine, and was subsequently indicted by the Grand
Jury for criminal contempt, was yesterday brought
into court on a bench warrant.

Mr. Wm. F. Howe, Centre's counsel, appeared
and interposed on behalf of his chent an appear to
the clemency of the Court, at the same time pleading guilty to the offence charged. After consulting
with Judge Bayrs, who committed Centre for trial,
the Court suspended sentence and Centre was disclarged on his own recognizance.

Burglary in an Engine House.

Burglary in an Engine House. Martin Joyce and Patrick Murphy were arraigned yesterday for a burglary at the engine house No. 590 West I wenty-fifth street. It appears that a fire took West I wenty-fifth street. It appears that a fire took place on the premises and the sidewall of the engine room was burned down and was temporarily boarded up. A number of the young loalers of the neighborhood broke in and stole a quantity of metal, including portions of the engine. Murphy pleaded guilty and was remanded to Thursday. Joyce went to trial, was lound guilty and sent to the House of Refuge.

Alleged Murderous Assault. William Adams, nineteen years of age, is alleged to have been one of a gang of young rufflans who at eleven o'clock at night knocked down Mr. E. R. Finch, of No. 273 Lexington avenue, at the corner of Thirty-fourth street and Tenth avenue, by a blow on the head from behind, and inflicted five blow on the head from behind, and inflicted five stabs on his breast, exclusive of numerous cuts and slashes in other portions of his body. He was rescued by some men who heard his cries and ran to his aid. He positively identified Adams. Officer Crow testified to hearing the cries and capturing Adams while running from Tenth to Ninth avenue. The defence is mistaken identity. Mr. Abe H. Hummel appeared for the prisoner and Mr. Phelps for the prosecution.

officer Crow testified that he was on duty, about half-past tweive, at Thirty-fourth street and Eighth avenue; heard a cry in the direction of Tenth avenue, and saw the prisoner running towards thin; as soon as the prisoner saw him he commenced to walk; witness stopped him and asked where he was running to, and he said he wanted to caten the last car from the depet; he asked, "What was that cry abouty" and the prisoner said he heard none; not seeing any one coming along, the officer let him go and he ran off; next Sunday he arrested him and took him to the hospital, where he was identified by Mr. Finch. The Court here adjourned till half-past ten o'clock this morning, when this trial will be resumed. Officer Crow testified that he was on duty, about

#### SUPREME COURT-THAL TERM-PART 2. Verdict of Damages Against the City.

Beforce Judge Lawrence. In May, 1871, Max K. Maximilian, while endeavoring to get upon a Third avenue car at the corner of Forty-ninth street, was struck by a city ambulance and was so seriously injured that he died a few days afterwards. His wife, Rosalie Maximilian, as administatrix, sued the city, and Maximilian, as administatrix, sued the city, and the case was tried yesterday in this Court. Upon the trial a nice question arose as to the liability of the city for the acts of its servants when not employed in strictly corporation duties. Counsel for the defendant maintained that the city could not be held liable for the acts of its officers in the performance of merely public duty which it was not bound under its corporate powers to exercise. The Judge denied the motion to non-suit upon this ground, and the case went to the jury, who were out but a few minutes, and returned a verdict for the plaintin for \$5,000, the full amount allowed under the statute. For plaintin, Birdseye & Co.; for delendant, Dean & Forker.

## SUPREME COURT-CHAMBERS.

Decisions.

By Judge Lawrence.

By Judge Lawrence.
Potter vs. Coulter; Chatham National Bank vs.
Merchants' National Bank of West Virginia: in the
matter, &c., Murphy; Hunter vs. Calvin; Dreylus
vs. Dreylus,—Memorandums.
Hadley vs. Sanford.—Report confirmed.
Unifeider vs. Allen, &c.—Notion granted.
Feirien vs. Goldstein.—Motion genied, with \$10

Costs.
Oleomargarine Manufacturing Company vs. Paraf.—Injunction depict. f.—Injunction denied. Townsend vs. Morris.—Motion denied on condi-

ons. Hyman vs. Barnum.—Motion denied. Congregation Keneseth vs. Congregation Kene-eth, &c.—Motion to continue injunction granted, seth, &c.-Motio

Boehm vs. Boehm; The People, &c., Stockwell vs., Boehm vs. Boehm; The People, &c., Stockwell vs., Board of Supervisors.—Granted.
Brand vs. Jayer.—Motion denied.

SUPREME COURT-SPECIAL TERM Decisions.

By Judge Van Brunt.
Cohen vs. Goet. Judgment for plaintin on demurrer by default.
Bray vs. Poillon.—Dismissed by default.
Church of the Redemption vs. Grace Church.—Findings settled.
By Judge Davis.

By Judge Davis.
Faber vs. Hovey.—Order settled confirming

SUPERIOR COURT-SPECIAL TERM Decisions.

By Judge Sedgwick.
Gupe vs. Bodman.—Motion depied. (See opinion).
Roebig vs. Simons; Goldstein vs. Perry; Barnum
vs. Purceli.—Motions granted.

COURT OF COMMON PLEAS-SPECIAL TERM. Harry Genet on His Travels-He Wanted in a Civil Suit. Before Judge Robinson.

have surety filed for costs in a suit brought by

"On what ground," asked Judge Robinson, "is "On what ground, saked Jacge Roomson, "Is the motion made?"
"On the ground that Mr. Genet is a non-resident," answered the counsel making the motion.
"Mr. Genet," interrupted the latter's counsel, "is simply on a visit abroad."
"A rather forced visit," said the Judge, smiling, at which ail present smiled, and then he added, "but for all this he may not lose his citizenship. I will deny the motion."

COURT OF COMMON PLEAS-GENERAL TERM.

Decisions of Cases Argued Last Term. By Chief Justice Daly and Judges Robinson.

will deny the motion.

The members of this Court met yesterday and delivered a batch of decisions covering cases argued last month. The only case of any special pubgued last month. The only case of any special public interest was that of the action brought by the cierks of the old Bureau of Elections for a mandamus to compel the present Board of Estimate and Apportionment to make an appropriation to pay them their salaries from January 1 to June 12, 1872, the time the business of the Bureau was turned over to the Police Department. The amount claimed is \$10,702, All the pre-liminaries of the case before it reached this Court have already been published in the Herald and it is unnecessary to repeat them. The Court decided that the cierks, by their dilatory action, lost their opportunity of getting a mandamus, inasmon as the ad interim Board was limited in revision of the estimates to July 1, 1872, at which date the Board became functus officio.

The Decisions.

The following is the list of decisions:-White vs. Colgar.—Judgment reversed. Opinion by Chief Justice Daly. Devlin vs. Pike et al.—Judgment reversed and

Deviln vs. Pike et al.—Judgment reversed and new trial ordered. Three opinions—Judge J. F. Daly dissenting from the opinions by Chief Justice Daly and Judge Larremore.
Howells vs. Dickerman.—Order appealed from, modified. Judge J. F. Daly dissenting as before.
The People ex rel. McMullen and the Board of Estimates—Order appealed from denying mandamus affirmed. Opinion by Judge Robinson.
Levy vs. Lock.—Judgment affirmed. Opinion by Judge Larremore.

Levy vs. Lock. Judgment and Judge Larremore.

Shitt vs. Bixby. Motion for new assessment, as the Court of Appeals decreed; Chief Justice Daly dissenting from the opinion of the other Judges.

Chandler vs. Sutton. Judgment reversed, new

trial ordered, costs to abide event. Opinion by Chief Justice Daly.

The Orleans Bank vs. The New Jersey Steamboat Company.—Judgment affirmed. Opinion by Chief Justice Daly.

Hardenberg vs. Ockroft.—Judgment reversed, new trial ordered, costs to abide event. Opinion by Judge J. F. Daly.

Regan vs. Gerdel.—Motion to go to the Court of Appeals denied.

Wight vs. Officers.

Wight vs. O'Brien.-Judgment affirmed. Opinion wight vs. O'srien.—Jugment amrined. Opinion by Chief Justice Daly.
Dellenbaefer vs. Lewis.—Order reversed. Opinion by Chief Justice Daly.
Charies Forz vs. Butterfield.—Order reversed.
Opinion by Judge J. F. Daly.
The Court adjourned for two weeks, when further decisions will be rendered.

MABINE COURT-GENERAL TERM. The Fate of a Promissory Note.

Before Judges Aiker, Spaulding and McAdam. August Wies et al. vs. Charles Sulzer .- This was an appeal from a judgment entered upon the verdict of the jury by the direction of the Court, in layor of the plaintiffs against the defendant, for \$739 38. On the 28th of August, 1872, Konrad Krass, the proprietor of a well known ballroom and restaurant, called the "Casmo," made his promissory note for \$1,000 to the order of Charles Sulzer, proprietor of the East River Park and the

promissory note for \$1,000 to the order of Charles Sulzer, proprietor of the East River Park and the New York Assembly Rooms, and he endorsed the same as a layor to Krass, and Krass gave the note to plaintiffs, bankers, doing business under the firm name of Lassing, Wies & Co., receiving a loan of \$1,000 therefor. When the note matured Sulzer was in Europe, and the note was protested, but Krass made an agreement with plaintiffs whereby, in consideration of the payment of \$50, they agreed to and did extend the payment of the note for fifteen days, without the knowledge or consent of Sulzer. The note not being paid sult was brought against Sulzer. On the trial Sulzer claimed that he was released as endorser from the payment of said note by reason of the extension of the time of payment, but the plaintiff claimed that this agreement was void as being usurious, and therefore the endorser was not released. The Court below held with plaintiff, took the case away from the jury, and ordered a verdict for plaintiff, as stated, and the defendant appealed from the jungment to the General Term, who, alter hearing an extended argament on the point by the counsel for the respective parties, held that the agreement operated to discharge the endorser, and that the plaintiff cannot by an allegation of their own turpitude avoid a contract once executed; that usury is a defence to the borrower and not to the lender, and that the lender cannot receive any benefit from the court by claiming usury. The Court thereupon reversed the judgment and ordered a new triak, with costs to abide the event. Gross and Crook counsel for Sulzer.

#### SURROGATE'S COURT.

Powers of Executors and Trustees. Before Surrogate Robert C. Hutchings.

In the litigation regarding the will of the late William P. Furness, an accounting has been had before the Surrogate, and upon an examination it has been shown that the books of the estate have not been written up since May last. The fact has also been elicited by the sworn statement and upon the examination of one of the executors and trustees, that the executor and trustee in question had loaned to a certain banking house on call \$290,000 of trust funds belonging to the Furness estate. The securities pledged for this loan were 1,000 shares of New York Central and Hudson River Railroad stock, 1,000 shares of Rock Island, and 1,500 shares of Lake Shore. Such a loan, it is contended, was made in violation of law, as settled by the Court of Appeals in the case of King vs. Taibot, 41 New York Reports, page 76, and is one of the controlling reasons for measures taken by one of the heirs to the Furness estate to supersede the executors for their alleged fregularity and incompetency. The contest over the management of this estate is one of interest and some importance, as it effects a large amount of real estate which may, under judicial decision, be brought into the real estate market. not been written up since May last. The fact has

#### COURT OF CENERAL SESSIONS. Opening of the February Term-Em-

panelling of the Grand Jury. Before Recorder Hackett. The February term of this Court was opened

yesterday, His Honor Recorder Hackett presiding. Assistant District Attorney Rollins will conduct the prosecution during the month. The Grand Jury was empanelled and briefly charged. Mr. David M. Furnure was appointed foreman.

A Highway Robber Sent to the State Prison for Twenty Years.
Thomas Mahoney pleaded guilty to robbery in

the first degree. Michael Ereen, a stoker on the steamship Idaho, stated that on the night of the againship loads, stated that on the high of the 20th of January he was assaulted by the prisoner, a man who has escaped and a woman named Jane Poole, in Suinvan street, and robbed or \$487 in bills. The Recorder, in passing sentence, said he had been informed that Mahoney served four terms in the Pennentiary for crimes. He was sent to the State Prison for twenty years.

A Female Jack Sheppard Sent to the

State Prison for Ten Years.

Jane Poole refused to picad and was tried. The complainant swore that he treated her and when paying for the drinks she saw his money. A few moments after that she participated in attacking him, the men selzing him by the throat and she abstracting the money. Later in the evening a saloon keeper saw her have \$50 and \$20 buils. The jury rendered a verdict of goilty without heaving ineir seats. She was sent to the State Prison for ten years.

Burglaries and Larcenies.

William Stevens, who was jointly indicted with Joseph Gleason, pleaded guilty to burglary in the third degree. On the night of the 20th of last month the premises of Francis M. Hoag. No. 34 Reade street, were entered and 4,000 gross of pearl buttons worth \$3,200 taken. The property was found in the possession of Stevens and was recovered.

recovered.

William Brown was convicted of stealing, on
the 25th of December, 1872, clothing valued at \$100,
the property of W. R. Chambers.

Stevens and Brown were each sent to the State Stevens and Brown were each sent to the State Prison for three years.

John Haggerty, who on the 12th of January stole a firkin of butter, valued at \$30, the property of Thomas Kiernan, pleaded guilty to an attempt at

Thomas Kiernan, pleaded guilty to an attempt at grand larceny.

Daniel Caulfield pleaded guilty to a similar grade of crime, the allegation against him being that, on the 17th of last month, he stole seven coils of rope, worth \$125, owned by Delemater & Robinson.

These prisoners were each sent to the State Prison for two years and six months.

Jane Hatch and Martin Van Hoesen, charged with stealing, on the 22d of January, \$54 worth of property, belonging to Rosa White, pleaded guilty to petit larceny. They were sent to the Penitentiary for six months.

Hugh Little was tried upon an indictment charg-

ing him with stealing a silver watch worth \$10 from the person of Arthur O'Connor, on the night of the 22d of January. The complainant swore be-fore the magistrate that the accused was one of three young men who were with him at the time the watch was taken; but when he took the wit-ness' stand he had "doubts" upon the subject. His Honor, in directing the jury to render a ver-diet of not guilty, intimated that the complainant

His Honor, in directing the jury to render a verdict of not guilty, intimated that the complainant had been tampered with since the occurrence.

William C, Parker, a youth, was tried upon a charge of stabbing John J, Beard in the thigh with a knile on New Year's Eve. The testimony showed that a "crowd" of Brooklyn boys were invited by an association of young men in Pell street to an entertainment on New Year's Eve, and that Parker sung a song which displeased the company, which resulted in a dispute. He was attacked and beaten badly, and, while defending himself, used a knile. The jury, by promptly acquitting Parker, vindicated him in protecting himself upon that occasion.

Frank McKune was jointly indicted with George L. Arfken for burgiariously entering the oyster saloon of John Clark, of No. 210 Chryste street, on the 15th of January, and stealing a new pennies. It appeared from the evidence of the prosecutor that he could not identify the prisoners; yet, when he appeared before the magistrate, he narrated a conversation which he overheard between the accused that would go to show that they had conspired to commit the burglary. The Recorder, in his charge to the jury, alluded to the frequent occurrence of the erime of perinry in this Court. As there was no legal evidence against McKune, a verdict of acquittal was rendered. Ariken was also discharged from custody.

FIRST DISTRICT COURT

How the Renter of a Sidewalk Made a

Before Judge Quinu. George C. Parker rented the stoop and sidewaik. in front of his store No. 259 Washington street to Andrew C. Blauvelt for \$25 a month. After occu-Andrew C. Biaucettor \$25 a month. After occu-pying the place for four months Biaucelt sued Parker in this Coprt to recover \$96 he had paid, on the ground that Parker had no legal right to rent the sidewalk. Judge Quinn gave judgment for the defendant, holding that Biaucelt had enjoyed what he had contracted for, and had paid the money under mistake of law and not of fact.

## THIRD DISTRICT COURT.

Suit for Damages Against the East Side Stage company. Before Justice Fowler.

John Slattery vs. the Broadway and East Side

at Broadway and Spring street by a transversing truck the stage driver carelessly ran the stage pole through the back of the cab, causing great damage in repairs and loss of service of vehicle. The omnibus Jehu swore directly against Jarvey, but the
unexpected appearance of Mr. Samuei J. Penniman (who delivers evidence as unerringly as he
delivers a shot charge in a pigeon match) seemed to
settle the case against the 'bus. Mr. Penniman was an accidental looker on, and was certain
there was ample time for the stage driver
to pull up, and that the propulsion was careless.
The Judge reserved his decision, but it is to be
noped no legal necessity can intervene to teach another lesson to stage proprietors. It is a matter of
daily public comment that stage drivers were
never so reckless upon the rights of pedestrians,
coupé owners, and even their own passengers,
while ascending or descending from omnibuses. in repairs and loss of service of vehicle. The om-

### JEFFERSON MARKET FOLICE COURT. No Offence to Store Hand Grenades, Even

If They Are Uncharged. Before Justice Sherwood. Owing, perhaps, to the severe weather of the past two or three days, business was remarkably dull in the Jefferson Market Police Court yesterday. The old toper has been compelled to put his few shillings into coal instead of whiskey, and the few shillings into coal instead of whiskey, and the "rough" element prefers rather to remain under shelter than brave the elements. The only case of any moment whatever coming up for adjudication was that of the trate Frenchman whom Captain Williams arrested last Sunday morning for having stored in his cellar certain engines of war known as hand grenades. During the forencon the Captain took his prisoner before the District Attorney, who at once announced his inability to prosecute him, as no charge could be made, the man having violated no law of the land or ordinance of the corporation of New York. Nothing, therefore, was left but to discharge the prisoner, and this Justice sherwood did, immediately on his being taken before him. The grenades were returned to the owner, who announced his intention of restoring them to the identical position from whence the police removed them.

# YORKVILLE POLICE COURT.

Before Justice Murray.

Michael Mahon, of No. 615 First avenue, was charged with the larceny of a horse and wagon, valued at \$245, which were stolen on the 30th inst., from John Mathews of Canarsec, L. I. The accused denied the charge, and claimed to have bought the property of another person. He was held for trial.

Dishonest Servants.

Margaret Reilly, a servant, was committed for trial on a charge of theft, preferred against her by her employer, Ellen Ward, of 130 East Thirtieth street. Matilda McCarron, another servant, who was charged with the larceny of \$25 worth of ciothing from her employer, Erskine S. Bates, 615 Second avenue, was also held for trial, and pent down stairs, in default of ball, to keep her friend Margaret company.

#### COURT CALENDARS-THIS DAY.

COURT CALENDARS—THIS DAY.

SUPREME COURT—CHROUTE—PART 2—Held by Judge
Lawrence.—Nos. 7763;. 1464, 1498, 1582, 1136, 1094,
1108, 1152, 1214, 2310, 1628, 1630, 1632, 1634, 1636, 1638,
1640, 1642, 1644, 1646. Part 3—Held by Judge Van
Vorst.—Nos. 715, 277; 1427, 855, 1303);. 455, 506, 1807,
1309, 1313, 1315, 1321, 1337, 1343, 1349, 1355, 1361, 1367,
1119, 1561, 829, 2117, 173, 275, 1173.

SUPREME COURT—SPECIAL TERM—Held by Judge
Van Brunt.—Nos. 48, 49, 50, 51, 52, 53, 55, 56, 57, 58,
59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 7115, 72,
73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 82, 83, 84, 85, 86,
87, 88, 89, 90, 91, 92, 93, 94, 96, 96, 97, 99, 100,
SUPREME COURT—CHAMBERS—Held by Judge
Battett.—Nos. 22, 50, 8245, 59,
SUPREME COURT—TRIAL TERM—Part 1.—Adjourned until February 4.

journed until February 8. Part 2—Adjourned until February 4.

COURT OF COMMON PLEAS—TRIAL TERM—Part 1—Held by Judge Larremore.—Nos. 2499, 2200, 2077, 1701, 2623, 1783, 3319, 2457, 1038, 570, 170, 2409, 2588, 332, 2265. Part 2—Held by Judge J. F. Daly.—Nos. 2101, 136, 2519, 2531, 1601, 2576, 2577, 2578, 2579, 2581, 2583, 2584, 2586, 2586, 2587.

MARINE COURT—TRIAL TERM—Part 1—Held by Judge Shea.—Nos. 3906, 3001, 3358, 3150, 3006, 3116.

2653, 2584, 2586, 2586, 2687.

Marine Court-Teral Term—Part 1—Held by Judge Shea.—Nos. 3906, 3001, 3585, 3150, 3005, 3161, 3148, 2728, 4183, 2284, 2676, 3606, 3126, 3206, 3679, Part 2—Held by Judge Alker.—Nos. 3955, 3027, 3209, 3243, 3508, 3833, 4159, 2377, 2503, 5945, 2683, 2587, 2627, 3991, 3405, Part 3—Held by Judge McAdam—Nos. 3885, 4180, 4233, 1652, 3372, 3123, 5990, 4086, 4278, 4143, 4136, 4131, 4168, 4178, 4271, 4277, 4595, COURT OF GENERAL SESSIONS—Held by Recorder Hackett.—The People vs. Pauzzi Alfexandre, leionious assault and battery; Same vs. Lewis Borgeois, felonious assault and battery; Same vs. Christian Mayer, felonious assault and battery; Same vs. Units Erdosey and Frederick Koener, burglary; Same vs. Christian King, burglary; Same vs. Denis Henore, grand larceny; Same vs. Lewis Raymond, grand larceny; Same vs. John Conner, Nicholas Furlong and Thomas Tracy, grand larceny; Same vs. William Green, grand larceny; Same vs. William Green, grand larceny; Same vs. William Evans, larceny from the person; Same vs. William Evans, larceny from the person; Same vs. William Kemp, false pretences: Same vs. Eli Chase and William Keeley, gambling house; Same vs. Solomon Solomons and Benjamin Bryant, obscene literature; Same vs. Mary Ann Burke, disorderly house.

Court of Over and Terminer—Held by Judge Brady.—The People vs. Jonathan P. Loper. Joseph

Orderly house.

COURT OF OYER AND TERMINER—Held by Judge Brady.—The People vs. Jonathan F. Loper, Joseph Gruner and James Reity, arson; Same vs. William Hanley, alias Hamilton, bigamy; Same vs. Raphael M. Seldis, larceny and receiving stolen goods; Same vs. George A. Millard and John O'Donneli, larceny and receiving stolen goods, two cases.

## BROOKLYN COURTS.

CITY COURT-GENERAL TERM

Decision. By Judges Neilson and Reynolds.
Waring, respondent, vs. Yale, appellant.—Application to put the case over to enable the appellant to print case, &c., granted, on payment of \$10 costs. The costs of term to abide event.

Conductor Clark's Suit. In relation to the suit of James L. Clark, a conductor of the City Kaliroad Company, against Lottus Wood, President of the Grand street and Prospect Park Railroad Company, for alleged 121se imprisonment and malicious prosecution, it has been incorrectly stated that the verdict of \$1,000 rendered for plaintif in the Court below had been set aside by the General Term. Delendant's coun-sel claimed that it should be set aside, but no deci-

### CITY COURT-SPECIAL TERM. Vesterday's Decisions.

Yesterday's Decisions.

Before Judge Nellson.

The Commissioners of Charity in the matter of Nixon, a lunatic.—Application for leave to sue the committee denied. No costs.

May vs. Younger.—Application on the minutes for a new trial denied, with \$10 costs.

Roy vs. Ross.—The defendant having no interest in the land sold on the execution the judgment should not be deemed satisfied. The mistake of the Sherif, however, instructed in advertising and seiling the wrong property should not enure to the benefit of the defendant or to the nipury of the plaintiff. The application to correct the record, &c., granted.

## COURT OF APPEALS CALENDAR.

ALBANY, Feb. 2, 1874.

The following is the Court of Appeals calendar for Tuesday, February 3:—Nos. 86, 93, 90, 96, 99, 10, 59, 81. The Court adjourned until Tuesday morning, at ten o'clock.

It is stated by the Louisville Ledger that R. Ten Broeck has recently shipped six head of race horses to Europe.

breds on the Nashville Course under training. A thoroughbred horse called Pat Malloy was raf fied off at Shreveport, La., on Saturday evening. January 24. This, however, is not the well known racer formerly owned by Mr. O'Fallon, of St. Louis,

The chestnut colt Tom Aiken, four years old, by John Aiken, dam Likeness, belonging to the stables of L. A. Hitchcock, died suddenly, in Savannah, on Tuesday last. At the time Tom Aiken had nah, on Tuesday last, At the time Tom Alken had been ridden around the track, when he stopped suddenly, recied, fell to the ground and expired in less than two minutes, his rider barely alighting on the ground before the cott was down. His death was caused by congestion of the lungs.

Fully £800 have been invested thus far on Ecossals winning the Two Thousand Guineas; £1,200 to £300 is the current odds against him. He is, however, first favortie. "Fit and well at the post," says the Sportsman, "It is, of course, a mere matter of putting the numbers up, for in no year do we recollect one two-year old, who was so far aftend of his opponents as Ecossals was last season."

Baron Rothschild has a strong representative in Marsworth, a son of Tom King, for the next Derby, which will be run on Wednesday, June 3. Marsworth is said to be one of the biggest, most now-erfully made, and best developed cotts of nis age. He is a bay, with a star on his face, both his hind heels are white, and he has a very blood-like appearance.

## SUICIDE BY POISON.

John Fitzsimmons, a man thirty-five years of age and born in Ireland, while much depressed in spirits, late on Sunday afternoon terminated his Stage Company.—This was an action by a licensed cab driver against the Fourteenth street line of the uncortunate man, but without effect stages for damages. He alleged that while stapped.

Coroner Kassier was notined to both incuest.

### THE STRIKES.

The Capmakers Still Out.

The capmakers are still on strike for an advance of wages to the standard of over two years ago. The men say that the employers have been gradually reducing their wages from \$18 or \$20 a week, which was the average weekly earning of a few years ago, to the present rate, which might be put at an average of \$8 a week. They attribute this at an average of \$5 a week. They attribute this reduction in a large degree to the great number of women who have been employed in the business. The present strike aims to limit the number of women employed, and thus, by working even ten hours a day, to bring up the wages to the old figures. At three o'clock yesterday afternoon the men on strike met at No. 56 Orchard street, Mr. McGlen presiding, and Mr. Louis Lehannias Secretary. Several reports were received from committees, but the principal business done was the passing of a resolution to the effect that in the case of any one "boss" acceding to the demands of the "strikers" his shop shall be immediately supplied with workmen. The object of the resolution was to correct an erroneous impression which had been created, implying that none of the "strikers" would go to work until all the "bosses" had succumbed. A committee was appointed to instruct the capmakers in Boston and Chicago what action was being taken by their fellow craftsmen in New York, with a view to preventing any migration of capmakers to this city and to the further end of an advance of wages.

The cigar business is in a troubled state, not so much on account of a strike as on account of the determination of the men to insist upon the advance of wages to the standard accepted before the panic. Messrs. Keries & Spies, of the Bowery, having advanced the wages to the old standard, the majority of the larger houses have been obliged to follow suit, though a few of them still hold out, while several of the smaller shops still seek to avail themselves of the recent dull times by retaining panic prices. Bundy & Pulasky, of the Bowery, as well as several others of the targer houses, where strikes had been expected, had all their men at work yesterday. On Saturday night last an organization was effected by the men at work for the purpose of raising funds to meet any emergency that might arise, and yesterday the committees were busy at work in visiting the several shops to raise money. It is expected by the men that out of this organization shall grow a permanent trades union, the main object of which will be to recognize the fact that there ought to be no objection to women working at the cigar trade. Quite a handsome sum was last evening reported to have been received by the committees yesterday.

Umbrella and Parasol Makers

The girls working at the umbrella and parasol trade have resolved upon establishing an organization for the purpose of securing an increased rate of pay and a general protection for themselves against the caprices of the "bosses." It is intended that the organization shall be a secret one, but it has not yet got into working order. The girls say they are unable to support themselves on the wages now paid them.

### BROOKLYN VITAL STATISTICS.

Annual Report of the Registrar to the Realth Board-Births, Deaths and Mar-The report of the Registrar of Vital Statistics,

Dr. Watt, for the year 1873, was submitted at the regular meeting of the Brooklyn Board of Health yesterday afternoon. There were 10,968 deaths in the city of Brooklyn during the year, being 1,680 less than the year 1872. There; has been no epidemic of any kind during the year, while the preceding report shows that small pox carried off 737 victims. In 1873 there were but 118 deaths from small pox. The report says:—"The zymotic class of diseases numbered in 1872 4,352. In 1873 we find it to be only 3,280, being a difference of 1,673, due principally to the influence of heat and the difference in temperature. The death rate during the year 1872 was 31.1 to 1,000, on the basis of the United States census of 1870. During the year 1873, upon the same basis, the death rate would be 27.6; but the question very naturally arises, should we base our calculations upon the census of 1870? Three years have gone since that time, and we may ask ourselves, has Brooklyn not increased her population, and if so, how much of an increase have we had? To answer this question 1 have consulted first with the Board of Elections, and I had that there were 75,000 voters registered in this city in 1872, and it is conceded by all who have made this question a study that every registered vote represents six persons. This would make the pepulation of the city 450,000. I have made inquiries at the Police Department, and others whose business gives them some idea of what the population of Brooklyn is at present, and I can und very few who make it less than the above figures. I have estimated the population the census of 183,751 in the ten years. This would give an average increase of 13,775 per annum. If this figure is multiplied by three, which represents the years 1871-2-3, would give an increase of 39,225 during these years, which, if added to the 396,099, which is the census of 1870, would make the population of her city at the present writing 435,314. The rate of mortality with these figures would be 25.1 to a thousand, or I to each 394 persons. This, in my opinion, should be recorded as the death rate for the city of Brooklyn for 1873.

Chassification. demic of any kind during the year, while the preceding report shows that small pox carried off 737

There were 7,987 deaths in the native population, 4,196 males and 3,797 females, and 2,981 were of foreign birth, 1,491 males and 1,490 females.

2,981

## MARRIAGES AND DEATHS.

Married.

BEATTY-LOCKWOOD, -On Saturday, January 31, by the Rev. Henry Ward Beecher, Robert S., son of Captain James Beatty, Government Surveyor, Queenstown, Ireland, to Nettie W., daughter of Monson Lockwood, Esq., of Norwalk, Connecticut.

## Died.

Died.

Anketell.—On Menday, February 2, at the residence of her brother, No. 1,021 Myrtle avenue, Brooklyn, Carrie Anketell., aged 16 years.
Notice of funeral hereafter.
Ash.—Ottille, the beloved wife of Benjamin Ash, in the 27th year of her age.
The relatives and friends of the family, also members of the Congregation Ahawath Chesed and Chebra Kadisha, members of Darcy Lodge, No. 187, F. and A. M., and of the Mendelssohn Society, are respectfully invited to attend the funeral, on Tuesday atternoon, February 3, at one o'clock, from 222 East Thirty-third street.
Home for Aged and Infirm Hebrews, No. 822 Lexington avenue, New York, February 2, 1874,—Lady members are requested to attend the inneral of our late member, Ottlie Ash, from No. 222 East Thirty-third street, Esbruary 3, at one o'clock, P. M.
Mrs. P. J. JOACHIMSEN, President, Baldwin.—At Kingston, N. Y., on Sunday, February 1, 1874, Mary, widow of James W. Baldwin.—Funeral on Wednesday, Feb. 4, at two o'clock P. M. Relatives and friends are invited to attend. BLACKWELL—On Monday, February 2, James W. BLACKWELL,—Oloved husband of Margaret Blackwell, aged 43 years and 11 months.
The friends and acquaintances of the family are respectfully invited to attend the funeral, on Wednesday atternoon, at two o'clock, from his late residence, 136 Madison street.
Brown.—On Monday, February 2, after a long and painful filness, Mrs. Margaret E. Brown, in the 69th year of her age.
The friends of the family are respectfully requested to attend the funeral, from her late residence, 47 Orchard street, on Wednesday, at two o'clock P. M.
BRYAN.—On Monday, February 2, 1874, Esther, wile of Hugh Bryan, in the 36th year of her age.
Her remains will be taken from her late residence, No. 1,558 Third avenue, on Wednesday, the 4th inst., to Cica, oneids county, for interment, where there will be a solemn high mass in St.

dence, No. 1,555 Third avenue, on Wednesday, the 4th inst., to Utica, Oneida county, for interment, where there will be a soiemn high mass in St. Patrick's charch, and from thence to the Cemetery of St. Agnes for interment, and may her soul rest in peace. No carriages.

Kings county and Dublin (Ireland) and Liverpool (England) papers piease copy.

BURLEIGH.—On Monday, February 2, John, son of Eliza and the late Henry Burleigh, aged 24 years.

The relatives and friends are requested to attend the funeral, from his late residence, 15 Gay street, on Wednesday, 4th inst., at one o'clock.

CAMPRELL.—On Sunday, February 1, HENRY CAMPIELL, in the 67th year of his age.

The relatives and friends of the lamily are respectfully requested to attend the funeral, from his late residence, 76 Java street, Greenpoint, this (Tuesday) afternoon, at two o'clock.

CARSON.—ANN CARSON, widow of James Carson, native of county Tyrone, Ireland.

Funeral from the residence of her son-in-law, Thomas Brady, No. 2,354 Third avenue, between 127th and 128th streets, Harleim, this (Tuesday) afternoon, at one o'clock.

CONE.—On Sunday, February 1, USHER P. CONE,

127th and 128th streets, Harlem, this (Tuesday) afternoon, at one o'clock.

CONE.—On Sunday, February 1, USHER P. CONE, during his third hemorrhage, at ten o'clock A. M. Funerai services will be held at the residence of his parents, 120 East Tenth st., at two o'clock P. M. Friends of the family are requested to attend. COWPERTHWAITE.—At Rowayton, Fairfield county, Conn., on Sunday, February 1, WILLIAM COWPERTHWAITE, in the 57th year of his age,

The friends of the family are invited to attend

on Tuesday, the 3d inst., at two o'clock P. M.
Trains leave the Grand Central depot at twelve o'clock.

CRANDALL.—Suddenly, at Mount Vernon, on Saturday, January 31, 1874, Joseph W. Crandall, in the 33d year of his age.

The relatives and triends of the family are respectfully invited to attend the inneral, from the Baptist church, Mount Vernon, on Tuesday, February 3, at two o'clock P. M. Trains leave New Haven depot at Forty-second street at twelve M. Croall.—On Saturday, January 31, 1874, Margaret, the wife of Captain Alexander Croall, of Chicago, formerly of New York, aged 56 years.

Friends and relatives, also sisters of the Eastern Star degree, are respectfully invited to attend the inneral services at the residence of her son-inaw, Edward A. Rubbard, No. 88 Wythe avenue, Brooklyn, E. D., on Tuesday afternoon, February 3, at half-past three o'clock. Corpse to be taken to Newburg, at hine o'clock, Wednesday morning, February 4, for interment.

Chicago papers please copy.

Doran.—At 101 Washington street, on Monday, February 2, Ant Blady, wife of Patrick Doran, county Kilkenny, Ireland.

Relatives and friends are respectfully invited to attend the inneral from her late residence, on Wednesday, the 4th inst., at one P. M.

Doyle.—Suddenly, on Sunday, February 1, Wallter A. Doyle, in the 29th year o' his age.

The relatives and friends are respectfully invited to attend the funeral, from his late residence, No. 12 Clinton place, on Tuesday, February 3, at half-past one P. M., thence to Calvary Cemetery for interment.

DUFFIE.—On Saturday morning, January 31, at the residence of Mrs. Isaac Gibson, her sister, No. 253 Lexington avenne, Margaret Duffie, daughter of the late John Duffe.

The relatives and friends and the friends of her nephew, Rev. Dr. Duffie, are respectfully invited to attend the funeral, at the Church of St. John Baptist, Lexington avenne, Corner of Thirty-fifth street, on Wednesday, Manuary 27, 1874. Franklin Evans.

Baptist, Lexington avenue, corner of Thirty-fifth street. on Wednesday morning, February 4, at ten o'clock.

Evans.—At the Tremont House, Boston, on Tuesday, January 27, 1874, Franklin Evans.

Foster.—Suddenly, in Brooklyn, E. D., on Sunday, February 1, Fanny, relict of John Foster, in the 90th year of her age.

Relatives and friends of the family are respectably invited to attend the uneral, from the residence of her son-in-law, David Banks, No. 97 Ross street, Brooklyn, E. D., on Tuesday, February 3, at three o'clock P. M.

Garrison.—On Monday morning, February 2, Abrahan J. Garrison, in the 80th year of his age.

Relatives and Iriends are respectfully invited to attend the funeral, from his late residence, 300 West Twenty-seventh street, on Wednesday, February 4, at one o'clock P. M.

GHES.—In Brooklyn, on Sunday morning, February 1, at her residence, 212 Raymond street, Mary Caroline, wife of James H. Giles and daughter of Maria A. and the late Rev. John W. Brown.

Relatives and friends of the family are respectfully invited to attend the funeral, from St. Peter's church, State street, near Bond, on Wednesday atternoon, February 4, at two o'clock.

Hanlon.—After a lingering illness, on Monday, February 2, Many Frances, loved wife of P. H. Hanlon.

The relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, 239 Graham street, Balthazas Happell, in the 70th year of his age.

The triends of the family and the members of the St. Matthew Society are respectfully invited to attend the funeral, at hali-past twelve o'clock, this (Tuesday) afternoon, from St. Matthew's church, corner of Broome and Elizabeth streets.

St. Louis papers please copy.

Henry.—On Sunday afternoon, February 1.

Matthew's church, corner of Broome and Elizabeth streets.

St. Louis papers please conv.

Heintz.—On Sunday afternoon, February 1,
John J. Heintz., Jr., in the 28th year of his age.

The relatives and friends of the family; also the members of Polar Star Louge, No. 119; Mount Zion Encampment, No. 17, I. O. G. F.; companies B and H and members of Twelith regiment, N. G. S. N. Y., are respectially invited to attend the funeral, from the Church of the Holy Aposties, corner Twenty-eighth street and Ninth avenue, on Wednesday, the 4th inst., at one o'clock P. M.

Polar Star Lodge, No. 119, I. O. O. F.—Brothers—You are hereby notified to meet at the lodge room, 744 Broadway, Wednesday, February 4, at 12:30 P. M., for the purpose of attending the luneral of our late brother, P. G. John J. Heintz. Jr.

Charles E. Childs, Secretary.

Hellman.—On Sunday evening, February 1, at ten o'clock, Mrs. Fanne Hellman, beloved wife of Emanuel Hellman, in the 75th year of her age.

Relatives and friends are respectully invised to attend the luneral, this day (Tuesday), at one o'clock P. M., from her late residence, 323 East Thirtieth street.

KNAPP.—At Stony Point, Eockland county, on Sunday, February 1, Charlotte J., aged 5 years and 7 months, daughter of Nelson P. and Josephine Knapp.

Loweres.—At Newark, N. J., on Monday, February 2, Emily, wife of T. W. Loweree, M. D., in the 66th year of her age.

The relatives and friends of the family are respectfully invited to attend the funeral, at her late residence, 109 Fourth avenue, Newark, N. J., on Thursday, February 5, at half-past two o'clock P. M.

Thursday, February 5, at half-past two o'clock P. M.
Mongan.—On Monday, February 2, at Washington Hollow, Dutchess county, N. Y., William H. Mongan, of this city, in the 3th year of his age.
Notice of luneral hereafter.
Murray.—On Sunday, February 1, John H., the beloved son of John C. and Frances Victoria Murray, aged 8 years and 5 days.
The inneral will take place on Wednesday, February 4, from the residence of his parents, 126 East Eighty-second street, at one o'clock P.-M.
McCrudden.—On Monday, February 2, 1874, Sarah, the beloved wife of Martin Delancy, native of county Donegal, Ireland, aged 44 years.
Her relatives and friends, and also her brother, anthony McCrudden, are respectfully invited to attend her funeral, from her late residence, 403 East Fitteenth street, on Thursday, February 5, 1874, at nine o'clock A. M.; from thence to the Church of the Immaculate Conception, corner of Fourteenth street and avenue A, where a requiem high mass will be offered for the repose of her soul; high mass will be offered for the rep

inga mass will be onered for the repose of ner soul; from thence to Eleventh street outlal ground. Also the members of the Eleventh ward St. Patrick. Mutual Benevolent Alliance are respectfully requested to attend. McFarlan.—On Sunday, February 1, Bridger McFarlan, a native of parish Creggan, county Armach, freahan, an active of parish Creggan, county Armach, freahan, and the 4th vera of her age. Relatives and friends are respectfully invited to attend the funeral, from her late residence, No. 1,598 Third avenue, on Luesday, February 3, at one o'clock F. M.

McGLOINE.—Suddenly, on Sunday, February 1, Mrs. Alloe E. McGLOINE, beloved mother of William McGloine, aged 69 years.
Funeral from her late residence, 33 Charles street, on Wednesday, February 4; thence to St. Joseph's Church, where a solemn requiem mass will be held for the repose of her soul at hall-past nine o'clock. Relatives and triends are respectfully invited.

Prastlex.—On Monday, February 2, John B. Prastlex. aged 41 years, 6 months and 3 days.

The relatives and friends of the family, also the members of Lafavette Lodge, No. 64, F. and A. M., are respectfully invited to attend the funeral, on Wednesday afternoon, at one o'clock, from his late residence, No. 315, Carmine street.

Lafayette Longe, No. 64, F. And A. M.—The members are requested to attend the funeral of our late worthy brother, J. B. Feaslee, on Wednesday, at one o'clock P. M., from his late residence, No. 315, Carmine street.

W. Invino Adams, Secretary.

PHILLIPS.—In Brookin, on Sauurday, January 31, William Pullilles, Enged 7s years and 16 days.

Roise.—On Sunday, February 1, atter a lingering illness, Eliza, beloved wile of Manna Roden, in the 450 year of ner age.

Friends of the family are respectfully invited to attend the funeral services, at St. Mary's Episcopal church, corner of Frince and Thompson streets, on Wednesday, February 2, atter a protracted liness, Leopold Sink, in the 30th year of his age.

Friends of the family are respectfully invited to attend the funeral servi

CHRISTINIA GRANT, wile of John Wilson, in the 43d year of her age.

Her remains will be taken from her fate residence, No. 598 Ninth avenue, to the Presbyterian church, Thirty-fifth street, near Seventh avenue, for funeral services, on Tuesday, 3d inst., at one o'clock. Relatives and irrends of the family are respectfully requested to attend.

Glasgow papers please copy.

Woodhull.—On Monday, Pedruary 2, 1874, Phere, reliet of William Woodhull. in the 61st year of her age.

Notice of funeral hereafter.